ed they do not exceed the sum of two hundred dollars in any CHAP. 204.

one year.

Sec. 2. And be it enacted, That if any supervisor appoint- a proposing place ed in virtue of this act, shall neglect or refuse to render a live mer true account of all work done upon the public roads, within his section, and of all timber furnished under his orders, whereby the parties laboring or farnishing timber under his order, shall not be credited in their county taxes, for their services thus rendered, the said supervisor so neglecting or refusing, shall become responsible to the party or parties Remaining aggrieved, for the whole amount omitted to be returned by the said supervisor to the commissioners, to be by them recorded as small debts are now recoverable; but may, if paid by the said supervisor, be levied in his favor the following year, exclusive of all costs; and whereas, there are many male free negroes and mulattoes, residing in the said county, who neither pay taxes nor perform militia duties, and it being reasonable they should contribute something towards repairing the public roads of which they have the benefit and advantage, Therefore,

Sec. 13. And be it enacted, That it shall and may be I measure lawful for any supervisor in said county, within whose section of road any free negro or mulatto may reside, to call on each of them, not being under eighteen nor over forty five years of age, (excepting all such as are employed by the year, by a taxable inhabitant) to labor in repairing said publie roads: Provided, that it shall not be lawful for any supervisor to call on any such free negro or mulatto, to labor

more than one day in any one year.

Sec. 14. And be it enacted, That if any free negro or Time to nerthering mulatto called on by a supervisor, in virtue of this act, she refuse or neglect to attend at the bank and place acres and by such supervisor, or unon attending statistical net to the reform the duties required of him, the same come that make, such free negro or mulative or regreeting or refusing, spail pay a fine not exceeding they ceass, to be recovered as the instance of such supervision in the name of the State, before a justice of the peace, and to be paid over by the said supervisor, to the commissioners for the county, to be by them applied for defraying the expenses of keeping in repair the public roads of said county.

Sec. 15. And be it enacted, That from and after the Regard first Monday in April next, all and every act or acts of Assembly, inconsistent with or repugnant to the provisions